				E0-100
NAME: Matthew P. Minser, Esq. SBN: 296344 FIRM NAME: Saltzman & Johnson Law Corp. STREET ADDRESS: 1141 Harbor Bay Pkwy., Suite 10 CITY: Alameda TELEPHONE NO.: 510-906-4710 E-MAIL ADDRESS: mminser@sjlawcorp.com ATTORNEY FOR (name): Plaintiffs ORGINAL JUDGMENT CREDITOR STREET ADDRESS: 450 Golden Gate Avenue MAILING ADDRESS: 450 Golden Gate Avenue CITY AND ZIP CODE: San Francisco, CA 94102 BRANCH NAME: San Francisco	O E: CA ZIP CODE: 94502 E OF RECORD C, Northern District of CA	FOI	R COURT USE ONLY	25-100
Plaintiff: JACK BUCKHORN, et al. Defendant: MARLON EUGENE HETTINGER,	et al.	CASE NUMBER: 15-cv-04352	-TSH	
EXECUTION (Money Judgment)		Limited Ci		
	onal Property	(including S	Small Claims) Civil Case	
SALE Real	Property		Family and Prob	ate)
To the Sheriff or Marshal of the County of: USDC, Northern District of California You are directed to enforce the judgment described below with daily interest and your costs as provided by law.				
2. To any registered process server: You are authorized	ed to serve this writ only in accorda	ance with CCP 69	99.080 or CCP 7	15.040.
3. (Name): JACK BUCKHORN, et al. is the assign assign	nee of record whose address is s	shown on this for	m above the coເ	ırt's name.
4. Judgment debtor (name, type of legal entity if not a natural person, and last known address): MARLON EUGENE HETTINGER, individually and dba HETTINGER ELECTRIC	 9. See next page for info delivered under a writ 10. This writ is issued on a For Items 11–17, see form MC 11. Total judgment (as entered on the second of th	of possession or a sister-state judg -012 and form N	sold under a wr gment. IC-013-INFO	
3055 Ark Way	12. Costs after judgment (CCP	685.090)	\$	0.00
Cottonwood, CA 96022	13. Subtotal (add 11 and 12)		\$12	3,833.54
Additional judgment debtors on next page	14. Credits to principal (after cre	edit to interest)	\$	0.00
5 ludement entered on (deta):	15. Principal remaining due (sul	otract 14 from 13) \$12	23,833.54
5. Judgment entered on (date): January 17, 2019	16. Accrued Interest remaining	•		
6. Judgment renewed on (dates):	685.050(b) (not on GC 6103	•	\$	0.00
	17. Fee for issuance of writ		\$	0.00
	18. Total (add 15, 16, and 17)		\$12	3,833.54
 7. Notice of sale under this writ a. has not been requested. b. has been requested (see next page). 8. Joint debtor information on next page. 	19. Levying officer: a. Add daily interest from the legal rate on 15) (no 6103.5 fees) b. Pay directly to court count and 17 (GC 6103.5,	ot on GC sts included in 68637; CCP	\$	8.79
	20. The amounts called for debtor. These amounts Attachment 20.	in items 11-19 a		ach
Issued on (date): 4	25 /2018 Clerk, by		7	, Deputy
	ON SERVED: SEE PAGE 3 FOR I	MARK MPORTANT INF		
NOTICE TO FERM	JENTED. CEE : ACE O ! ON !			Page 1 of

- (Check (1) or (2). Check (3) if applicable. Complete (4) if (2) or (3) have been checked.)
 - (1) The Prejudgment Claim of Right to Possession was served in compliance with CCP 415.46. The judgment includes all tenants, subtenants, named claimants, and other occupants of the premises.
 - (2) The Prejudgment Claim of Right to Possession was NOT served in compliance with CCP 415.46.
 - (3) The unlawful detainer resulted from a foreclosure sale of a rental housing unit. (An occupant not named in the judgment may file a Claim of Right to Possession at any time up to and including the time the levying officer returns to effect eviction, regardless of whether a Prejudgment Claim of Right to Possession was served.) (See CCP 415.46 and 1174.3(a)(2).)
 - (4) If the unlawful detainer resulted from a foreclosure (item 24a(3)), or if the Prejudgment Claim of Right to Possession was not served in compliance with CCP 415.46 (item 24a(2)), answer the following:
 - (a) The daily rental value on the date the complaint was filed was \$
 - (b) The court will hear objections to enforcement of the judgment under CCP 1174.3 on the following dates (specify):

b.		Possession of personal property.
		If delivery cannot be had, then for the value (itemize in 24e) specified in the judgment or supplemental order.
C.		Sale of personal property.
d.		Sale of real property.
e.	The	roperty is described:

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EJ-130

Plaintiff: JACK BUCKHORN, et al.

Defendant: MARLON EUGENE HETTINGER, et al.

CASE NUMBER:
15-cv-04352-TSH

NOTICE TO PERSON SERVED

WRIT OF EXECUTION OR SALE. Your rights and duties are indicated on the accompanying Notice of Levy (form EJ-150).

WRIT OF POSSESSION OF PERSONAL PROPERTY. If the levying officer is not able to take custody of the property, the levying officer will demand that you turn over the property. If custody is not obtained following demand, the judgment may be enforced as a money judgment for the value of the property specified in the judgment or in a supplemental order.

WRIT OF POSSESSION OF REAL PROPERTY. If the premises are not vacated within five days after the date of service on the occupant or, if service is by posting, within five days after service on you, the levying officer will remove the occupants from the real property and place the judgment creditor in possession of the property. Except for a mobile home, personal property remaining on the premises will be sold or otherwise disposed of in accordance with CCP 1174 unless you or the owner of the property pays the judgment creditor the reasonable cost of storage and takes possession of the personal property not later than 15 days after the time the judgment creditor takes possession of the premises.

EXCEPTION IF RENTAL HOUSING UNIT WAS FORECLOSED. If the residential property that you are renting was sold in a foreclosure, you have additional time before you must vacate the premises. If you have a lease for a fixed term, such as for a year, you may remain in the property until the term is up. If you have a periodic lease or tenancy, such as from month-to-month, you may remain in the property for 90 days after receiving a notice to quit. A blank form *Claim of Right to Possession and Notice of Hearing* (form CP10) accompanies this writ. You may claim your right to remain on the property by filling it out and giving it to the sheriff or levying officer.

EXCEPTION IF YOU WERE NOT SERVED WITH A FORM CALLED PREJUDGMENT CLAIM OF RIGHT TO POSSESSION. If you were not named in the judgment for possession and you occupied the premises on the date on which the unlawful detainer case was filed, you may object to the enforcement of the judgment against you. You must complete the form *Claim of Right to Possession and Notice of Hearing* (form CP10) and give it to the sheriff or levying officer. A blank form accompanies this writ. You have this right whether or not the property you are renting was sold in a foreclosure.

